Superior Court of Washington County of

In re Parentage:		
	Petitioner,	No.
and		Order on Show Cause re
and	Respondent	Contempt/Judgment (ORCN)
und	Respondent.	Next Hearing Date: Clerk's Action Required, ¶ 3.7

I. Judgment Summary

[]	Does not apply.			
[]	Judgment summary is as	follows:		
A.	Judgment creditor			
B.	Judgment debtor			
C.	Principal judgment amou	unt (back support)		\$
	from	[Date] to	_ [Date]	
D.	Interest to date of judgm	ent		\$
E.	Attorney fees			\$
F.	Costs			\$
G.	Other recovery amount			\$
H.	Principal judgment shall	bear interest at	_ % per annum	
I.	Attorney fees, costs and other recovery amounts shall bear interest at% per annum			
J.	Attorney for judgment c	reditor		_
K.	Attorney for judgment d	ebtor		<u> </u>
L.	Other:			

II. Findings and Conclusions

This Court Finds:

Con	
	[Name] [] did comply [] intentionally failed to bly with a lawful order of the court dated [Date].
	ure of Order
The	order is related to: [] child support. [] parenting plan (custody/visitation). [] residential schedule (custody/visitation). [] a restraining order.
Hov	the Order Was Violated
[]	The order was not violated. This order was violated in the following manner (include dates and times and amounts, if any):
D	4 Al III (a. (a. Oanas la Wiki Oa lan
	t Ability to Comply With Order [Name] [] had [] did not have the ability to oly with the order as follows:
comp	[Name] [] had [] did not have the ability to oly with the order as follows:
comp	[Name] [] had [] did not have the ability to oly with the order as follows: Sent Ability and Willingness to Comply With Order
comp	[Name] [] had [] did not have the ability to oly with the order as follows:
comp	[Name] [] had [] did not have the ability to oly with the order as follows: Sent Ability and Willingness to Comply With Order [Name] [] has [] does not have the present

2.6	Back Child Support					
	[]	Back child support is not addressed in the contempt motion. No back support is owed.				
2.7	Com	pliance With Parenting Plan				
	[]	Does not apply. [Name] has complied and is presently willing to comply, with the parenting plan. [Name] has not complied with				
	[]	the residential (visitation) provisions of the parenting plan and had the ability to comply with the parenting plan and is presently unwilling to comply. The noncompliance with the residential provisions [] was [] was not in bad faith. [] decision making provisions of the parenting plan and had the ability to comply with the parenting plan and is presently unwilling to comply. [] dispute resolution provisions of the parenting plan and had the ability to comply with the parenting plan and is presently unwilling to comply.				
	[]	Other:				
2.8	Atto	Attorney Fees and Costs				
	Does not apply. Attorney fees and costs awarded in Paragraph 3.6 have been incurred and are reasonable.					
It is h	nereby	III. Order and Judgment Ordered:				
3.1	Con	contempt Ruling				
		[Name] [] is [] is not in contempt of court.				
3.2	Impr	risonment				
	[]	Does not apply.				

	[]	[Name] is to be confined in the [Name of county] County Jail.			
		[]	Confinement shall commence immediately and shall continue until[Date] or until the contempt is purged as set forth in		
		[]	paragraph 3.5 below, in which case the contemnor shall be released immediate Confinement is suspended as follows:		
		[]	Other:		
3.3	Add	itional	Residential Time		
	[]	Does	not apply. [Name] shall have additional residential		
	ΓJ	time a	as follows:		
3.4	Jud	gment	for Past Child Support		
	[] [] []		not apply. dgment for past child support is requested [Name] shall have judgment against		
		child	[Name] in the amount of \$ and for unpaid support arrearages \$ interest thereon for the period from [Date] through [Date].		
			[Date] through [Date].		
3.5	Con	ditions	for Purging the Contempt		
	[]		not apply. ontemnor may purge the contempt as follows:		
3.6	Atto	rney F	ees and Costs		
	[]	Does	not apply.		

Ord on Show Cause re Contempt/Judgment (ORCN) - Page 4 of 6 WPF PS 05.0200 (6/2006) - RCW 26.09.160

	[]		_ [Name] _ [Name] in the	shall e amoun		judgment for	against r attorney
		fees and \$ for costs.					
3.7	Review Date						
	[]	Does not apply. The court shall review this matter on a.m./p.m.					[Date] at

3.8 Other

3.9 Summary of RCW 26.09.430 - .480, Regarding Relocation of a Child

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

If the person with whom the child resides a majority of the time plans to move, that person shall give notice to every person entitled to court ordered time with the child.

If the move is outside the child's school district, the relocating person must give notice by personal service or by mail requiring a return receipt. This notice must be at least 60 days before the intended move. If the relocating person could not have known about the move in time to give 60 days' notice, that person must give notice within five days after learning of the move. The notice must contain the information required in RCW 26.09.440. See also form DRPSCU 07.0500, (Notice of Intended Relocation of a Child).

If the move is within the same school district, the relocating person must provide actual notice by any reasonable means. A person entitled to time with the child may not object to the move but may ask for modification under RCW 26.09.260.

Notice may be delayed for 21 days if the relocating person is entering a domestic violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health and safety.

If information is protected under a court order or the address confidentiality program, it may be withheld from the notice.

A relocating person may ask the court to waive any notice requirements that may put the health and safety of a person or a child at risk.

Failure to give the required notice may be grounds for sanctions, including contempt.

If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700, (Objection to Relocation/Petition for Modification of Custody Decree/parenting Plan/Residential Schedule). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless: (a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

Warning: Violation of residential provisions of this order with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense under RCW 9A.40.060(2) or 9A.40.070(2). Violation of this order may subject a violator to arrest.

Dated:	
	Judge/Commissioner
Presented by:	Approved for entry:
Signature of Party or Lawyer/WSBA No.	Signature of Party or Lawyer/WSBA No.
Print or Type Name	Print or Type Name